

THE MORRISTOWN GAZETTE.

BY JOHN E. HELMS, JR. 201992 .0781

"It is not in the power of mortals to command success; but we'll do more—we'll deserve it."

\$2 A YEAR IN ADVANCE.

VOLUME 10.

MORRISTOWN, TENN., WEDNESDAY, JUNE 14, 1876.

NUMBER 15.

Dom Pedro has given a firm in New Haven, Conn., an order for ten lawn mowing machines, to be taken to Brazil as models.

On the 27th inst. the Democratic National Convention will assemble at St. Louis. It will be composed of 738 members, 20 being the number of Alabama. Of the delegates, 212 will be from the Eastern States, 226 from the Western States, 276 from the Southern States and 24 from the Pacific. Under the two-thirds rule 492 votes will be necessary to a nomination. But it is likely that an attempt to do away with that rule will be made.

The Springfield Republican puts this in that together for some purpose. It says: "In vindicating himself before Congress Mr. Blaine said: 'When ever concealment is desirable, avoidance is admissible; and I do not know any better test to apply to the honor and fairness of a business transaction.' In his letter to Fisher about the Northern Pacific interest Mr. Blaine said: 'Of course, in conferring with others, keep my name quiet, mentioning it to no one, unless to Mr. Caldwell.'"

The Boston Globe of Saturday says: "From what we hear concerning a private meeting of prominent Republicans at the Union Club, in this city, the other day, it is evident that an attempt will be made to prove Washburne corrupt. At the meeting referred to the merits of the different candidates were pretty freely discussed, by able gentlemen who, who are presumed to be pretty well acquainted with all the candidates. It was freely stated that Mr. Washburne was a corrupt man, and that much of his private conduct since he has been abroad in France was unbecoming a high-toned gentleman, and not at all consistent with his position as Minister to France for this country."

By false invoices, Phelps, Dodge & Co., of New York, defrauded the Government out of immense sums of money which was compromised by the payment of \$271,000. Now B. G. Jayne testifies before a Congressional committee that his attorney, Gen. Davis, received \$5,000, Judge Noah Davis \$5,000 and Senator Conkling \$5,000 for their share in the business. What right has the imbecile Conkling, who according to Phelps, Dodge & Co. is a "turkey gobble" to receive pay for compromising a claim of the Government against confessed thieves, and he at the time a Senator of the United States? Why did District Attorney Bliss consent to any such arrangement? The dark and cunning ways of Radicalism are peculiar. The more necessary its parties are convicted of, the more popular they become with the party.

A New York dispatch of June 5th says a large number of counterfeit \$5 bills on Western and other banks are in circulation in New York and Brooklyn. The counterfeiters on Western banks are on the First National Bank of Chicago, Ill., First National Bank of Paxton, Ill., First National Bank of Canton, Ill., First National Bank of Peoria, Ill., First National Bank of Aurora, Ill., First National Bank of Galena, Ill., First National Bank of Chicago, Ill., First National Bank of Louisville, Ky. This comprises a list of counterfeiters which have turned up so far in this city. The best bills are on the Chicago banks—First National and Farmers' National. Some of the others are fairly executed, but not sufficiently so as to deceive any one who is on the look out for the "counterfeit." It will be seen from the list that there is one on the First National Bank of Galena, Ill. There is no such bank in existence.

The Democratic delegation from Massachusetts to St. Louis was completed on Wednesday by the election of the Hon. Richard Fortington and the Hon. Charles G. Clark from the Fifth District. The Boston Post says that the delegation "challenges universal respect and confidence," and adds: "That the prevailing sentiment of the Massachusetts Democratic delegates to St. Louis is for Saml. J. Tilden as the Presidential candidate is by this time pretty distinctly understood. That the Democratic sentiment of Massachusetts in regard to the Presidency is shared by the Democrats of the other New England States is a fact that is greatly calculated to give it additional constancy when it comes to find expression in the National Convention."

Suicide of Abdul Aziz.
CONSTANTINOPLE, June 5.—The ex-Sultan committed suicide Sunday morning, by opening the veins of his arm with scissors.
WASHINGTON, June 5.—The Turkish Minister received from the Minister on Foreign Affairs at Constantinople, the official announcement of the suicide of Abdul Aziz. All high officials, civil and military, will be present at the funeral.
CONSTANTINOPLE, June 5.—Doctors of the English and other embassies, after an examination into the causes of the death of the late Sultan, testify that he cut the arteries of both arms with a pair of scissors. He died at 10 o'clock Sunday morning, and was buried at the tomb of Mohammed II. Sunday evening. Previous to the suicide ex-Sultan was secluded from his family and all old attendants. The foreign ambassadors are preparing an official report on the subject of the suicide.

There may be gold, but there's no question about the quantity of lead in the Black Hills. Every Indian has a gun full of it, and isn't stingy.

An influential country editor writes to know what grounds the Centennial managers propose to keep the show closed on Sundays. That's easy. The Exhibition grounds, of course.

LETTER FROM RUTLEDGE.

A HUGE CRANE—CANDIDATES—SAM JOHNSON—ELI CLEVELAND—THE FRUIT CROP.

To the Editor of the *Morristown Gazette*:
Once in a while we like to see our section of Grainger county represented in the *GAZETTE*, because it acts somewhat like a stimulant to the run down energies of labor and well-doing.
You should have been here the other day. What a great crowd gathered on one street corner and then the other, and finally it hived at the Grigsby House. I commenced hunting about to see what was up, and found that Sam Jones had killed an enormous crane and had it on exhibition. It measured six feet and eight inches from tip to tip. The same old crane at which the boys have been wasting so much powder and lead for the last six weeks. That old 100 yard center rifle never fails to bring in the game when Sam pulls the trigger.

If an article I saw in the *GAZETTE* a few days ago is true, and I just guess it is, it would seem that that gun is bad after greenbacks. I wonder if any one knows about the greenbacks it took in. I just calculated some one knows but then would it be fair to ask them? May be it would not, but I'll forgo the question, though I'd like to know.

Candidates over here a full handful for everything that is empty. Some of them busy, some not. Some of them of course will be satisfied, I reckon, in August. The race for sheriff however seems to attract the most attention. "The head of conversation now is that he who gets more votes than Jones will be the sheriff. The people know what they mean to do and if something don't spoil they will do it too.

I thought I caught Sam electioneering the other day but come to find out it wasn't that. You see Judge Randolph had a little talk with Allen Tate at Newport, and Tate came home, six inches taller and rubbed his pen over a few few—well—each "cut" signing himself Clerk and Sam had them and was trying to obey orders, and they do their best to obey. "What right has there in the business?" What right has the imbecile Conkling, who according to Phelps, Dodge & Co. is a "turkey gobble" to receive pay for compromising a claim of the Government against confessed thieves, and he at the time a Senator of the United States? Why did District Attorney Bliss consent to any such arrangement? The dark and cunning ways of Radicalism are peculiar. The more necessary its parties are convicted of, the more popular they become with the party.

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The Fast Train at San Francisco.
The train arrived at the end of Oakland wharf, which is within the city limits of San Francisco, at 9:25 o'clock Sunday morning, twenty-five minutes less than eighty-four hours; arrived at the wharf on this side at 9:45 A. M. and at 9:52 passengers alighted in the court of the Palace Hotel in good health and spirits. Engin No. 49 brought the train through from Ogden, with the assistance of an additional engine in crossing the Sierras. The time from Ogden to San Francisco was twenty-three hours and fifty-two minutes. The actual average running time from Ogden to Oakland, which is forty-one and one-eighth miles per hour. Considerable trouble was experienced on the Central Pacific from the wearing out of the brake-shoes on the Pennsylvania cars, and in the mountains the Central Pacific Company put on two of their own coaches to brake the train. There was no accident of any kind throughout the trip. Shortly after arriving breakfast was served, to which prominent citizens, army and navy officers, representatives of the press and theatrical profession, railroad officials, and the Mayor of the city were invited. A salute of thirteen guns were fired from the roof of the Palace Hotel on the arrival of the train at the wharf. The remainder of the day was devoted to needed rest. The excursionists were serenaded in the evening.

LETTER FROM NASHVILLE.

A WELCOME VISITOR—WHY RUD JOINTED THE REPUBLICANS—SENATORIAL SPECULATIONS—JUDGE PETE TURNER.

NASHVILLE, TENN., May 30, '76.
To the Editor of the *Morristown Gazette*:
I find a welcome visitor once a week at my house in the presence of the *GAZETTE*—always fresh and lively—and it shows why it is deserved by the most popular and the best patronized paper in the Eastern division of the State.

For some time I have thought of writing you, but generally the press here have had all the news that would interest you from here. You may have noticed the going over to the Republican party one of our young men here during the late Convention (Mr. Reid). He says he has always been a Republican; yet his friends here thought him a Democrat. The fact is, the Republican party intend running him for the State Senate this fall, and hope and think he will be elected, on the grounds of having a large family in the county, which with the Republican party support him, will make him victorious. We'll see if it does. Politics (local) are growing warm, there being no lack of candidate for every office. While there are to be some Conventions held there are fair prospects of "Independence" enough to mix things up in a lively way. There is a general impression that Gov. Porter will receive the nomination for Governor again, nobody seeming to wish to endorse the custom of the party to endorse the first term.

For United States Senator, Middle Tennessee will have Judge Turner, Gen. Bates and Col. Bailey as candidates, while Gov. Harris is very favorably spoken of from West Tennessee.

Judge Turner will be very hard to beat among the Middle division candidates, as he has a record unimpeachable, from attorney and soldier up to the Supreme Bench of the State, and besides Judge Turner's record, he descends from a Congressman and Senator, his father having occupied those positions from our State in ante-bellum days. The mantle can fall very gracefully from the father to the son in this instance.

Upon entering at the beginning of the war and taking his regiment to Virginia, he was kept there during the four long years of the struggle, receiving several wounds. Always occupying the post of honor in the fight, he occupies it in civil life, and Tennesseeans could not feel prouder than to be represented by him. An incident occurred while the Supreme Court was in session here that is apropos to these remarks:

Judge Turner met a Mr. —, the husband of Miss Julia Matthews, the lady who has just died in St. Louis, and one of the bright ornaments of the stage. After some usual remarks Mr. — asked the Judge if he commanded a regiment in a certain fight in Virginia. The Judge responded affirmatively, and remarked that he was wounded in the charge. Mr. — remarked that he was there, and that "perhaps he aimed the bullet that the Judge received." They had a pleasant talk over the matter, and the gentleman remarked that the soldiers of the North could welcome warmly such men as Turkey.

Soap on the Stairs.
Chicago Tribune.
A gentleman residing on Aberdeen street was until Friday last inclined to favor female suffrage. His wife had prudently declined moving into the fall of house rents. The house to which they moved had a tremendously steep flight of stairs and an oil-clothed hall. The wife had the stairs scrubbed down, and left the soap on the top step. Her husband, remarking that the oil-cloth of clothes-pins in one hand and a clock under the other arm, when his wife, who was down stairs, saw a mouse, and shaking her skirts made a bound up on the table and let off a series of shrill shrieks, beginning on high ZZZ above the cliff. Her husband, thinking the house was on fire at the very least, started to run to her rescue, and, stepping on the piece of soap that she had so thoughtfully left on the stairs, slid down violently, at the top of the flight, and slid down with the speed of thought. Fire flew from his false teeth as he hit the edge of each step, volleys of clothes-pins were discharged, and he fell real and fell rattling and rebounding on the oil-cloth, and the clock shed its inward over the universe. The injured husband had little time for reflection when he reached the glaze oil-cloth of the hall, and shot across it with scarcely diminished velocity, literally making the oil-cloth and the seat of his pantaloons smoke with friction, and finally bringing up against the door with a violence that threatened to burst the side out of the house. The fearful concussion startled his wife, who turned a back somersault from the table into a tub of soap-suds, in which she was so tightly wedged that she had to throw a handkerchief and panty on all-fours like a turtle with a tub on her back and caters of suds inundating her. Meanwhile, the hired woman fell off the step-ladder with a crash like a pile-driver, and jarred down most of the plaster cornice. When the man's wife had sloughed her tub she sauntered calmly into the hall and remarked, "Well, men are the clumsyest of the half had just been washed too." Her husband did not say much, but he thought a good deal; and now, he says, just let Susan B. Anthony come and lecture here again, and if no other man has the courage to hiss, he will, so help him Jasper Packlemont.

A man in Indiana has invented a new kind of face-tooth comb, and the citizens say that such a thing never entered their heads before.

THE 12 PER CENT. PENALTY.

A LETTER FROM CLAIRBORNE CO. TAZEWELL, TENN., May 27, '76.

To the Editor of the *Morristown Gazette*:
Are there any penalties on unpaid taxes of 1875? If so, when do they attach? And what penalties are they? These questions depend upon the construction given the Act of March 22, 1875, chapter 118, and the Acts of 1875, chapter 85, and 102. Section 52 of the Act of March 22, 1875, declares in substance, "that in all cases where property have been assessed for taxation against any person, company, etc., for any year, the Tax Collector of such county shall, after the expiration of 90 days from the time he shall have attended in the civil districts to receive the taxes, disburse and sell personal property to enforce the payment of the taxes, penalties and costs due, etc."

Section 57 of the same Act, in substance, declares, "that, when the tax books for any year shall have been in the hands of the Tax Collector seven months, or four months and 90 days, he shall then and there add and collect a penalty of 10 per cent., on all unpaid taxes."

Section 61 of the same Act, declares, "that in all cases where taxes remain due and unpaid on the 1st of June, of the year, following the year for which the taxes are due, the Collector shall make out a list of all unpaid taxes, on all real estate, etc., and shall add to said taxes 12 per cent., penalty and proceed to advertise and sell."

Our readers may ask are these penalties different and distinct penalties, one attaching on the 1st May and the other attaching on the 1st June, following, making a penalty on the 1st of June of 22 per cent. We answer, no; we think not. We declare, "that in all cases where taxes remain due and unpaid on the 1st of June, of the year, following the year for which the taxes are due, the Collector shall make out a list of all unpaid taxes, on all real estate, etc., and shall add to said taxes 12 per cent., penalty and proceed to advertise and sell."

We answer we think not, although the Act has been so construed.

We think the intention of the Legislature was by section 57 to impose a penalty on the 1st of May of 10 per cent. on all unpaid taxes; and by section 61, to impose a penalty of two per cent. more, making 12 per cent. penalty on the 1st of June, of the year following the year for which the taxes were due.

The question then arises was not this Act of March 22, 1875, amended, and section 57 and 61 imposing these penalties on the 1st of May and June repealed?

We answer, that by a fair construction of the Act of 1875, chapter 102, declares in substance, "that sections 52 and 57, and all other sections of an Act entitled an Act, passed March 22, 1875, and all other laws in conflict with this Act be and the same are repealed."

It is admitted by all, that section 52 and 57 of the Act of 1875, imposing the 10 per cent. penalty are expressly repealed, and by a fair construction section 61 was repealed.

If the Legislature did not intend to repeal section 61 of the Act of 1875, then section 3 of the Act of 1875, chapter 102, is without meaning. The section declares that section 52 and 57 and all other sections of the Act of 1875 that are in conflict are repealed.

Sections 52 and 57 are expressly repealed, and the clause, "all other sections of the Act of 1875 that are in conflict are repealed," could not apply to any other section except section 61, for it was the only remaining section that was in conflict.

It may be contended that the Act of 1875, chapter 102, was only intended to apply to the unpaid taxes of 1874.

If this is true, then under section 52 of the Act of 1875, Tax Collectors should have distrained and sold personal property to enforce the payment of taxes for 1875 from and after January 1, 1876, and from and after May 1, 1876, should have added and collected 10 per cent. as provided in section 57 of the Act of 1875. We think this construction would be erroneous. And to hold that the clause in section 3 of the Act of 1875, "that all other sections of the Act of 1875 that are in conflict are repealed," does not apply to and repeal section 61 of that Act, would be to hold that the clause in section 3 of the Act of 1875, "that all other sections of the Act of 1875 that are in conflict are repealed," could not apply to any other section except section 61, for it was the only remaining section that was in conflict.

We hope for at least a favorable construction of the Act toward the tax payers. W. S. CAMM.

NEW YORK POLITICAL GOSSIP.

The Tammany Fight Against Tilden.

N. Y. Letter in Philadelphia Ledger.
The presence of several influential Democratic politicians (editors and others), from Cincinnati and Chicago, at the Tammany Club Rooms, the night or two past, gives color to the prevailing impression that they are the real inspirers of the very bitter personal attacks that are now making upon Governor Tilden, as Presidential candidate, by the Tammany people. The Governor, however, is not of that school. It is also believed that these gentlemen are the real promoters "behind the scenes" of the Greenback Convention, which met in Bowers, to-day, to appoint delegates to attend the St. Louis Convention.

While the Tammany are thus at loose ends, the Republican camp hereabouts is by no means undisturbed. Mr. Conkling's friends are not so confident as they were a while ago and all their favorite will have to do in the National Convention will be to walk over the track, and their efforts to head off opposition to him, therefore are to be redoubled. To that end some of his strongest adherents, will up to the business of political manipulation, etc., will start for Cincinnati on Monday morning, in order to be first on the ground and to be in a position to fix things, where fixing may be required.

Reference was made a day or two ago to an effort on the part of some New England (Boston) Democrats to act as arbitrators in this Tilden and Tammany fight. It comes out that after a brief correspondence, the result of it all is, a declaration of the Tammany people, by both factions substantially on the ground that, as Massachusetts is pretty sure to cast its electoral vote for the Republican candidate, it was not worth while to be following the advice of gentlemen who, however amiable their intentions, had really no political backing at home.

ALL SORTS.

A Pittsburg dispatch says the iron peddlers have resumed work. Here in Hinsdale, the mud peddlers have been at it for some time.

The Supreme Court of the Sandwich Islands have decided that the possession of opium, or any preparation thereof, renders a person liable to imprisonment.

Why call him a "groom," as eight out of ten previous to a groom's business is to look after horses. A "bridesmaid" business is to look after his wife's mother.

A Kentucky paper endeavors to pay a delicate compliment to a favorite actress by calling her "a sweet little red-haired chandlerer kicker."

One of the clowns in a new show puts this conundrum: "Why is the Centennial like home?" "Because it's the dearest spot on earth."

A Portland (Me.) woman only thirty-one years old has just given birth to her twelfth baby, and the child weighs just twelve pounds.

Seventy-six button gloves are now the fashion; they are fastened on the back of the hand, and the back and it takes two to put them on.

A Michigan man has raised five lemons on a tree which he keeps in a hot house. It took four tons of coal, and he sold the lemons for twenty-five cents.

A chromo with every egg now—Donkey Brand. Is that crow-mo a rooster or a hen? No, it's a hen, a hen, a hen.

An Illinois minister announced on his Sunday night bulletin: "The funeral of Julius Isaacson." To which an obliging fellow added, "Friends of the deceased are cordially invited."

A fellow who sometimes lies round the White House says it is a pleasing sight for one who loves his country to see Mrs. Grant busy with the needle, putting a patch on the seat of Government.

The distinguished Britisher who concluded that the American National debt was the spit-tongue, is re-igniting Shakspeare for young Yankees. He has got as far as "It's true 'tis spitty, and spitty 'tis, 'tis true."

The Enrased has had its days for street wear, but still retains its place in the parlor. The suits all have sleeves in materials different from the waists.

A Chinese woman recently married a Chinese laundryman, and in three days thereafter the unhappy Celestial appeared at a barber shop and ordered his pigtail cut off, saying, in explanation, "Too much dam yank."

A rural editor, wishing to be severe upon a few dogs, remarked: "The publisher of the —, in this place, tried, a few days ago, to carry home some land in a copy of that paper, but, on reaching home, found that the concentrated lie had changed it to soap."

There are many trying things in this world, but a man's self-respect is never so wounded as when he sees a silver ten cent piece lying on a show-case; makes up his mind to steal it; gently reaches out his hand to take it in, and then discovers that it is glued to the under side of the glass.

Bootmaker (who has a deal of trouble with his customer). "I think, sir, if you were to cut your corsets, I could make easily for you a pair of boots to fit your feet. I'm not going to plane my feet down to fit your boots!"

A large number of wise and wealthy citizens of Indianapolis have sent memorial to the school commissioners requesting that a proposed reduction in teachers' salaries shall not be made. The memorial contains vigorous and incisive protests against such action.

Proposed Amendments TO THE CONSTITUTION.

A Joint Resolution Proposing Amendments to the Constitution of the State of Tennessee.

Sec. 1. Be it Resolved by the General Assembly of the State of Tennessee, That the following amendments to the Constitution of the State of Tennessee, are proposed and referred to the next General Assembly, to be chosen by the qualified voters of this State; and such proposed amendments to be submitted by them to the people of this State, in such manner, and at such times, as they may prescribe for their adoption or rejection.

Sec. 2. Amend Article 2, Section 3, by striking out the fourth line, after the word "for," the word "two," and insert the word "four," in lieu thereof.

Sec. 3. Amend Article 2, Section 28, by striking out of the sixth and seventh lines, after the word "except," in the sixth line, the words "one thousand dollars worth of personal property in the hands of each taxpayer," and insert the word "four," in lieu thereof.

Sec. 4. Amend Article 2, Section 31, by striking out of the third and fourth lines, after the word "become," in the third line, the words, "the owner, in whole or in part of any bank, or"

Sec. 5. Amend Article 2, Section 4, to read as follows: "Section 4. The Governor shall hold his office for four years and until his successor is elected and qualified. He shall not be eligible more than eight years any term of twelve."

Sec. 6. Amend Article 6, Section 3, by striking out of the second line, after the word "the," the words, "qualified voters of the State," and insert in lieu thereof the words, "vote of both Houses of the General Assembly." In the seventh line, after the word "he," strike out the word "right," and insert in lieu thereof the word "six."

Sec. 7. Amend Article 6, Section 4, by striking out of the second and third lines, after the word "the," the words, "qualified voters of the second district or circuit to which they are to be assigned, and in lieu thereof, after the word "the," in the second line, the words, "vote of both Houses of the General Assembly." In the seventh line, after the word "he," strike out the word "right," and insert in lieu thereof the word "six."

Sec. 8. Amend Article 7, Section 7, by striking out of the fourth line after the word "for" the word "two," and insert in lieu thereof the word "six."

Sec. 9. Amend Article 8, Section 23, by striking from the first line after the word "the," the word "four," and insert in lieu thereof the word "six."

Sec. 10. Be it further Resolved, That the Secretary of State be required, and it is hereby made his duty, to be published in the newspaper in each Senatorial District in this State, one insertion monthly, for six months previous to the election of members of the next General Assembly, of the proposed amendments to the Constitution of the State of Tennessee.

The Legislature may, by general laws, authorize the trial of misdemeanors, and of civil suits, by a jury of less than twelve.

No member of the Legislature shall be paid for more than one hundred days of a regular session, nor for more than six days of any extra session, nor shall he be paid for more than one day of any day of any session.

Strike out the 2d Section of the 2d Article all after and including the words "all male citizens of this State," and add to the 18th Article, the following: "Provided, however, that either House may so amend any Bill or Resolution, or any other act of the Legislature, as to obviate those objections; and when any Bill or Resolution has been returned by the Governor, with his objections, it shall be lawful for either House to amend such Bill or Resolution, either by adding, striking out, or changing any matter."

Amend the 1st Section of the 4th Article by adding thereto, "and the Legislature may establish courts with both common law and equity jurisdiction."

Amend the 9th Article, striking out the 1st Section thereof.

Amend the 11th Article of the 11th Article by adding thereto: "The Legislature may, however, submit any amendment or amendments to the people, or directly to the people; and any amendment or amendments so submitted, and receiving a majority of all the voters of the State, according to the last State enumeration, shall become a part of the Constitution, and take effect on the first day of January next following such election."

New Advertisements.

Russell & Alger, Manufacturers and Wholesale Dealers in BOOTS AND SHOES.

NEW BUILDING, 16 & 18 South Howard St., BALTIMORE, MD.

E. C. SHANNON, WITH Samuel Beyer & Co.

Dry Goods and Notions, 279 Baltimore Street, BALTIMORE, MD.

H. G. MARSH, -WITH- MOOREHEAD & BROOKS, -Jobbers of- Boots & Shoes, No. 4 South Howard St., BALTIMORE.

W. H. MOOREHEAD, T. HOOKER, April 5-3m

SAM POWELL HOUSE, Formerly ROOSEVELT HOUSE, South-west Side Public Square, ROGERSVILLE, TENNESSEE.

Sam P. Powell, Pro.

Posters always in attendance at trains to carry baggage to the House free of charge.

TONSorial.

By Mack Fulton, At the Virginia House, MORRISTOWN, TENN.

"I solicit the public patronage, and would say that I can give satisfaction either in a clean shave, hair-cut, hair-dress, clean shampoo, or an elegant whisker or moustache. Terms moderate."

Penniman & Bro., Importers and Wholesale Dealers in Foreign and Domestic Hardware.

No. 10 North Howard St., BALTIMORE, MD. April 5-3m.

P. J. PITTMAN, SHOE MAKER, Located opposite Post-office, MORRISTOWN, TENN.

"I solicit the public patronage, and would say that I can give satisfaction either in a clean shave, hair-cut, hair-dress, clean shampoo, or an elegant whisker or moustache. Terms moderate."

THE CENTRAL HOUSE, (A new Hotel—just opened.) Gay Street, - Knoxville, Tenn.

J. C. FLANDERS, Proprietor.

THE CENTRAL HOUSE, IS SITUATED A FEW STEPS, either way, from the Custom House, Post Office, Banks, Wholesale and Retail Stores, and Market. Beautiful front yard, with beautiful shade from Rooms and Table, equal to the best in the city, to say the least.

FOR SALE! A Valuable Tract of Land.

THE UNDERSIGNED IS AUTHORIZED by Dr. Wm. L. Anderson, to sell his Tract of Land, lying on Holston River, Hamilton county, Tennessee, and near Anderson's Ferry. There is about 300 acres in the tract—100 acres well timbered, and 200 acres cleared, and well watered. The soil is of an excellent quality, and great quantities of hay can be produced on the farm. For further information, apply to Wm. L. TAYLOR, Morristown, Tennessee.

May 6th.

Wm. L. TAYLOR, Pictures!

All persons desirous of having Photographs Copied and Enlarged, should apply at once to the undersigned, for I am prepared to enlarge and recopy any Pictures, however faded, and give it a fresh appearance. Ambrotypes and Daguerotypes, touched up with crayon or India ink, and made Natural and Lifelike.

Put your enlarged to any size desired. I will copy any old Pictures, and recopy them, and give it a fresh appearance. Ambrotypes and Daguerotypes, touched up with crayon or India ink, and made Natural and Lifelike.

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